TED STATES DISTRICT COURT

Case 2:04-cr-20136-BBD Document 57_{or} Filed 07/05/05 Page 1 of 5

WESTERN DISTRICT OF TENNESSEE

U.S.A. vs. Natasha Renee Donelly

04-20136

FILED BY Docket No: 2:04CR20136-02 05 JUL -5 AM 9: 57

THOMAS M. GOULD

Petition on Probation and Supervised Release

COMES NOW Dawn L. Brown , PROBATION OFFICER OF THE COURT Presenting an official report upon the conduct and attitude of Natasha Renee Donelly who was placed on supervision by the Honorable Bernice B. Donald sitting in the Court at Memphis, TN, on the 28th day of September 2004, who fixed the period of Probation at one (1) year *, and imposed the general terms and conditions theretofore adopted by the Court and also imposed special conditions and terms as follows:

- The defendant shall participate as directed in a program (outpatient and/or inpatient) approved by the 1. Probation Officer for the testing and treatment of narcotic addiction or drug or alcohol dependency. Further, the defendant shall be required to contribute to the costs of services for such treatment not to exceed an amount determined reasonable by the Probation Office.
- The defendant shall participate as directed in a program of mental health treatment approved by the 2. Probation Officer. Further, the defendant shall be required to contribute to the costs of services for such treatment not to exceed an amount determined reasonable by the Probation Officer.
- The defendant shall be prohibited from incurring new credit charges, opening additional lines of credit, or 3. making an obligation for any major purchases without approval of the Probation Officer.
- The defendant shall provide the Probation Officer access to any requested financial information. 4.
- The defendant shall make restitution in the amount of \$741.88. (Balance \$741.88). 5.
 - * Probation began September 28, 2004 in the ED/AR.

RESPECTFULLY PRESENTING PETITION FOR ACTION OF COURT FOR CAUSE AS FOLLOWS: See Attached

PRAYING THAT THE COURT WILL ORDER a SUMMONS be issued for Natasha Renee Donelly to appear before the United States District Court to answer charges of violation of her Probation .

ORDER OF COURT

I declare under penalty of perjury that the foregoing is true and correct.

Considered and ordered / W ula 20 05 and ordered

filed and made a part of the record in

in the above case.

States Probation Officer

Place:

Executéd

On

United States District Judge

This document entered on the docket sheet in compliance with Rule 55 and/or 32(b) FRCrP on

RE: Natasha Renee Donelly

Docket No: 2:04CR20136-02

Probation Form 12

Page 2

RESPECTFULLY PRESENTING PETITION FOR ACTION OF COURT FOR CAUSE AS FOLLOWS:

The defendant, Natasha Renee Donelly, has violated the following conditions of her Probation

The defendant shall participate in substance abuse treatment and testing as deemed appropriate by the Probation Office.

On October 25, 2004, the defendant was referred to Counseling Services of Eastern Arkansas for drug treatment and testing. The defendant failed to attend counseling session on February 11, February 18, March 7, March 14 and April 11, 2005. The defendant also failed to submit to drug screening on thirteen (13) occasions between November 11, 2004 and May 17, 2005.

The defendant shall work regularly at lawful occupations unless excused by the Probation Officer for schooling training or other acceptable reasons.

Since beginning her supervision in the Eastern District of Arkansas on September 28, 2004, the defendant has failed to secure employment.

The defendant shall make restitution on the amount of \$741.88.

As of June 10, 2005, the defendant has made no payments towards her restitution.

VIOLATION WORKSHEET

1.	(Defendant __	Natasha Renee Donelly, (305 South 19th Street, West Memphis, AF	₹ 72304)				
2.		ocket Numb lo.)	er (Year-Sequence-Defendant 2:04CR20136-02	,	· 1 · · · · · · · · · · · · · ·			
3.	D	istrict/Office	Western District of Tennessee (Memphis)	****	····			
4.	O	Originał Sento	ence Date 09 month <u>28</u> day <u>2004</u> year					
5.		Original District/Office	·					
6.		Original Dock Io.)	et Number (Year-Sequence-Defendant					
7.	List each violation and determine the applicable grade (see §7B1.1):							
		Violation{s}			<u>Grade</u>			
		Non-Compliance with Drug Treatment						
		Failure to secure employment						
		Failure to n	nake restitution payments		С			
	8.	Most Serio	us Grade of Violation (<u>see</u> §7B1.1(b))		С			
	9.	Criminal Hi	story Category (<u>see</u> §7B1.4(a))74					
	10.	Range of in	nprisonment (<u>see</u> §7B1.4(a))	3 - 9	months			
	Havi	na been consid	sted of a Class D. Folomy, the Statistan Maximum town of imminutes in 24					

Having been convicted of a Class D Felony, the Statutory Maximum term of imprisonment is 24 months; U.S.C. § 3583(e)(3).

11. Sentencing Options for Grade B and C Violations Only (Check the appropriate box):

- (a)If the minimum term of imprisonment determined under §7B1.4 (Term of Imprisonment) is at least one month but not more than six months, §7B1.3©)(1) provides sentencing options to imprisonment.
- (b)If the minimum term of imprisonment determined under §7B1.4 (Term of Imprisonment) is more than six months but not more than ten months, §7B1.3©)(2) provides sentencing options to imprisonment.
- (c)If the minimum term of imprisonment determined under §7B1.4 (Term of Imprisonment) is more than ten months, no sentencing options to imprisonment are available.

12.	Unsatisfied Conditions of Original Sentence List any restitution, fine, community confinement, home detention, or intermittent confinement previously impose						
	in connection with the sentence for which revocation is ordered that remains unpaid or unserved at the time of revocation (see §7B1.3(d)):						
	Restitution (\$)741.88		Communi	y Confinement N/A			
	Fine (\$) <u>N/A</u>		Home Det	ention N/A			
	Other N/A		Intermitte	at Confinement N/A			
13.	Supervised Release						
	If probation is to be revoked, determine the length, if any, of the term of supervised release according to the provisions of §§5D1.1-1.3{see §§7B1.3(g)(1)}.						
		Term:	to	years			
	If supervised release is revoked and the term of imprisonment imposed is less than the maximum term imprisonment imposable upon revocation, the defendant may, to the extent permitted by law, be ordered recommence supervised release upon release from imprisonment (see 18 U.S.C. §3583(e) and §7B1.3(g)(2)).						
	imprisonment impossible	upon revocation	the detendant m	av to the extent permitted by law, I	e oruereu		
	imprisonment imposable recommence supervised	upon revocation, release upon relea	the defendant muse from imprisonr	av to the extent permitted by law, I	B1.3(g)(2)}		
14.	imprisonment imposable recommence supervised	upon revocation, release upon relea	the defendant muse from imprisonr	nent {see 18 U.S.C. §3583(e) and §7	B1.3(g)(2)}		
14.	imprisonment imposable recommence supervised Period of supervised rele Departure	upon revocation, release upon relea ease to be served fo	the defendant mase from imprisons	nent {see 18 U.S.C. §3583(e) and §7	B1.3(g)(2)}		
14.	imprisonment imposable recommence supervised Period of supervised rele Departure List aggravating and mitig	upon revocation, release upon relea ease to be served fo	the defendant mase from imprisons	nent { <u>see</u> 18 U.S.C. §3583(e) and §7	B1.3(g)(2)}		

Mail documents to: United States Sentencing Commission, 1331 Pennsylvania Avenue, N.W. Suite 1400, Washington, D.C., 20004, Attention: Monitoring Unit



Notice of Distribution

This notice confirms a copy of the document docketed as number 57 in case 2:04-CR-20136 was distributed by fax, mail, or direct printing on July 6, 2005 to the parties listed.

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Honorable Bernice Donald US DISTRICT COURT